

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

July 12, 2002

Number: **INFO 2002-0142** CONEX-134769-02 Release Date: 9/30/2002 CC:PSI:B8

UIL: 4261.00-00

Attention:
Dear :
This letter is in response to your June 20, 2002, inquiry on behalf of your constituent, asked if Airport on could be classified under the Internal Revenue Code (the Code) as a rural airport. Stated Airport, a small airport, is located miles from Airport, an airport from which more than 100,000 commercial passengers depart per year. She also stated that, because transportation is limited between the two airports, one must travel miles by air or water and then ground vehicle to go from one airport to the other. I hope the following general information is helpful in responding to
Before the Taxpayer Relief Act of 1997 (the Act), all air transportation providers calculated the excise tax on domestic air transportation solely as a percentage of the amount paid for that transportation. The Act decreased this percentage and added a new tax on each segment of taxable transportation. The Act also excepted from the new segment tax those flight segments beginning or ending at a "rural airport." [Section 4261(e)(1)(A) of the Code].

A rural airport is defined as any airport that:

- Had fewer than 100,000 commercial passengers departing by air during the second preceding calendar year from that airport, and
- Is either not within 75 miles of another airport having at least 100,000 commercial passengers departing by air or is receiving essential air service (EAS) subsidies as of September 1997. [Section 4261(e)(1)(B) of the Code].

The Department of Transportation (DOT) provides the IRS a list of airports meeting the

criteria in the statute.

Under the DOT regulations, "airport-to-airport distance" is defined as "the great circle distance between airports, measured in statute miles" [14 CFR Part 241, Section 03]. More specifically, the distances between airports "are calculated from a start and end latitude and longitude based on a constant compass course for a rhumb line between the points (loxodrome) using an Albers Equal Area Projection." See the DOT web site at http://www.bts.gov/oai/rural.html. The distances between airports determined by this method have been adopted by the DOT as its official mileage record. [14 CFR § 247.1]. The IRS relies on the DOT's determination of the distance between airports for that part of the rural airport definition. By describing the requirements for an airport to qualify as a rural airport with such specificity, the Congress did not give the IRS the discretion to determine if an airport could be classified as a rural airport in circumstances other than those described in section 4261(e)(1)(B) of the Code.

This general information does not constitute a ruling. Can request a letter ruling from the IRS on the status of a particular airport. The letter ruling program provides guidance to taxpayers when they are unclear on the application of the Code. Each year, we announce the procedures for requesting a letter ruling in the first revenue procedure published in the Internal Revenue Bulletin. This year's procedures are in Rev. Proc. 2002-1, 2002-1 I.R.B. 1 (copy enclosed).

I hope this information is helpful. If you have any questions, please contact me or of my staff at (202) 622-3130.

Sincerely, William P. O'Shea Acting Associate Chief Counsel (Passthroughs and Special Industries)

Enclosure